3883 Howard Hughes Parkway, Suire 1100 Las Vegas, Nevada 89169 702.784.5200	2	Dawn L. Davis, Esq. Nevada Bar No. 13329			
	3	SNELL & WILMER L.L.P.			
	4	3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169			
	_	Telephone: (702) 784-5200			
	5	Facsimile: (702) 784-5252 vcrawford@swlaw.com			
	6	ddavis@swlaw.com			
	7	Michael John Lopes (Pro Hac Vice)			
	8	GORDON & REES One Battery Park Plaza, 28 th Floor			
		New York, NY 10004			
	9	(212) 453-0752 mlopes@grsm.com			
	10	Attornaya for Defor danta Triatan Pue du eta Tue			
	11	Attorneys for Defendants Tristar Products, Inc. a Zhongshan Jinguang Household Appliance	ind		
	12	Manufacture Co. Ltd.			
	13	UNITED STATES	DISTRICT COURT		
		UNITED STATES DISTRICT COURT			
	14	DISTRICT OF NEVADA			
	15	TAWNDRA L. HEATH, an individual,	CASE NO. 2:17-cv-02869-GMN-BNW		
	16	Plaintiff,			
	17	VS.	STIPULATED MOTION FOR STEPHEN R. ROBINSON TO		
	18		WITHDRAW AS COUNSEL		
		TRISTAR PRODUCTS, INC., a Pennsylvania corporation; ZHONGSHAN			
	19	JINGUANG HOUSEHOLD APPLIANCE			
	20	MANUFACTURE CO., LTD., a foreign corporation; DOE Individuals 1 – 10; and			
	21	ROE Corporations $11 - 20$;			
	22	Defendants.			
	23	In accord with LR IA 11-6(b), and stipulation by Plaintiff, Stephen Robinson, Esq.			
	24	Associate General Counsel for Tristar Products, Inc. ("Tristar"), requests that the Court enter an			
	25	order permitting Stephen Robinson, Esq. to withdraw as counsel of record for Tristar in this			
	- 1	action. Mr. Robinson's withdrawal will not result in delay of the trial or any other matter in in			
	26	action. Mr. Robinson's withdrawal will not res	ult in delay of the trial or any other matter in in		

28

Crawford, Esq. and Dawn L. Davis, Esq.

Snell & Wilmer LLP. ———————————————————————————————————	1	As Tristar's Associate General Counsel, Stephen Robinson, Esq. certifies that Tristar is	
	2	fully aware and approves of his withdrawal as counsel of record.	
	3	Dated: July 9, 2021	TRISTAR PRODUCTS, INC.
	4		By: /s/ Stephen R. Robinson
	5		By: /s/ Stephen R. Robinson Stephen R. Robinson, Esq. (Pro Hac Vice)
	6 7		2620 Westview Drive Wyomissing, Pennsylvania 19610 Email: srobinson@tristarproductsinc.com
	8		Associate General Counsel for Tristar Products,
	9		Inc.
	10	Dated: July 9, 2021	GORDON REES SCULLY MANSUKHANI
	11		LLP
	<u>s</u> 12		By: /s/ Michael J. Lopes
	Saute 13		By: /s/ Michael J. Lopes Michael J. Lopes Esq. (Pro Hac Vice) 1 Battery Park Plaza 28 th Floor
	Parkway Parkway evada 89 4.5200		New York, New York 10004 Email: <u>mlopes@grsm.com</u>
	LAW Care No. 12 No. 202.78		Co-counsel for Defendants
	Howard 16		CNELL & WILMED LLD
	⁸ 17	Dated: July 9, 2021	SNELL & WILMER L.L.P
	18		By: /s/ Dawn L. Davis Dawn L. Davis, Esq.
	19		Nevada Bar No. 13329 3883 Howard Hughes Parkway, Ste 1100
	20		Las Vegas, Nevada 89169 Email: ddavis@swlaw.com
	21		Co-counsel for Defendants
	22		Co-counsel for Defendants
	23	Dated: July 9, 2021	COGBURN LAW OFFICES
	24		By: /s/ Joseph J. Troiano
	25		Joseph J. Troiano Nevada Bar. No. 12505
	26		2580 St. Rose Parkway, Suite 330 Henderson, Nevada 89074
	27		Email: jtroiano@cogburnlaw.com
	28		Attorneys for Plaintiff
	l		3

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

DATED: July 12, 2021